#### Case 5:16-cv-01202-R Document 1 Filed 07/22/16 Page 1 of 6 **BOHN & FLETCHER LLP** ROBERT H. BOHN, JR., ESQ. (CA 176952) 333 W. Santa Clara Street, Suite 620 San Jose, California 95113 Telephone: (408) 279-4222 3 Facsimile: (408) 295-2222 4 rob@bohnlaw.com 5 BEN BAKER, ESQ. 109 N. 2nd Ave. 6 Purcell, Oklahoma 73080 7 Telephone: (405) 527-8001 bendbaker@gmail.com 8 9 BRENNAN, SMITH & SHERBINI, PLCC RUSTY SMITH, ESQ. 10 417 W. Broadway P.O. Box 1067 Muskogee, OK 74402 11 Telephone: (918) 687-4400 Facsimile: (918) 687-4430 12 rsmith@muskogeelawyers.com 13 Attorneys for Plaintiff 14 AMELIA MOLITOR 15 16 17 UNITED STATES DISTRICT COURT 18 NORTHERN DISTRICT OF CALIFORNIA 19 20 AMELIA MOLITOR, Case No.: 3:16-CV-4139 21 Plaintiff, **COMPLAINT FOR DAMAGES FOR NEGLIGENCE, WILLFUL AND** 22 WONTON MISCONDUCT; v. INTENTIONAL INFLICTION OF 23 JOE MIXON, **EMOTIONAL DISTRESS; PUNITIVE DAMAGES** 24 Defendant. 25 26 27 28 Molitor v. Mixon Complaint

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Plaintiff AMELIA MOLITOR complains of defendant JOE MIXON and alleges the following:

#### **JURISDICTION & VENUE**

- 1. Jurisdiction of the subject matter of this action is established in this court under 28 U.S.C. §1332 on the basis complete diversity exists between all parties to this action and the amount in controversy exceeds the jurisdictional limits of this court.
- 2. Pursuant to 28 U.S.C. §1391, this is the proper venue for this action because the defendant's permanent residence is located in Contra Costa County, California.
- 3. At all times herein mentioned, Plaintiff Amelia Molitor (hereinafter "MOLITOR") was, and is, a resident of Tarrant County, Texas.
- 4. At all times herein mentioned, defendant Joe Mixon (hereinafter "MIXON") was, and is, a resident of Contra Costa County, California.
- 5. The acts complained of herein occurred in the City of Norman, County of Cleveland, State of Oklahoma, on or about July 25, 2014.

#### FACTS COMMON TO ALL CAUSES OF ACTION

- 6. On or about July 25, 2014, MOLITOR was out for an evening socializing with her friends near the Campus Corner district in Norman, Oklahoma. During the evening, MOLITOR and her friends engaged in a discussion with MIXON while standing outside, near the front door of Pickleman's Gourmet Café (hereinafter "PICKLEMEN'S") located at 759 Asp Avenue in Norman. The discussion between MIXON and MOLITOR became heated and animated.
- 7. MOLITOR and her friend next entered PICKLEMEN'S to purchase some refreshments, use the facilities and convene with other friends. MOLITOR and her friend settled in at a table with others.
- 8. MIXON then entered PICKLEMEN'S and approached MOLITOR and her friend. MIXON initiated another discussion with them. The discussion became more heated.
  - 9. In an effort to end the discussion, MOLITOR pushed MIXON away from their

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table. MIXON, who was and is a University of Oklahoma NCAA Division 1 football player with great physical stature and strength, forcefully struck MOLITOR in her face with a closed fist causing her to sustain fractured bones in her face and other serious and lasting physical injuries.

10. As a result of MIXON's negligent, willful and wanton acts and omissions, MOLITOR has suffered substantial physical injuries, emotional distress and other damages, including, but not limited to, past, present, and future medical expenses. MOLITOR's damages continue to accrue.

### FIRST CAUSE OF ACTION

#### (Negligence)

MOLITOR alleges the following against MIXON:

- 11. MOLITOR hereby incorporates by reference the general allegations and realleges the same as though set forth in full herein.
- 12. Under Oklahoma law, negligence is the failure to exercise ordinary care to avoid injury to another's person or property. Ordinary care is the care which a reasonably careful person would use under the same or similar circumstances.
- 13. By engaging in the above-described conduct, including forcefully striking MOLITOR, and considering the circumstances including MIXON's physical stature in comparison to MOLITOR's more slight stature, MIXON failed to exercise ordinary care which a reasonably careful person would have exercised to avoid causing serious injury to MOLITOR.
- 14. As a result of MIXON's conduct, MOLITOR has sustained economic losses including but not exclusively medical expenses, in amounts presently unascertained, but within the jurisdictional limits of this court; MOLITOR hereby reserves the right to allege such damages as they are incurred or ascertained.
- 15. As a result of MIXON's conduct, MOLITOR has suffered severe anxiety, embarrassment, depression, humiliation, and emotional distress and has sustained non-

economic losses in amounts as yet unascertained, but within the jurisdictional limits of this court.

### SECOND CAUSE OF ACTION

#### (Willful and Wanton Misconduct)

MOLITOR alleges the following against MIXON:

16. MOLITOR hereby incorporates by reference the general allegations and realleges the same as though set forth in full herein.

17. Based on MIXON's physical stature, particularly as compared to MOLITOR's relatively slight physical stature, there was substantial certainty that MIXON's forcefully striking her with a closed fist would serious bodily injury to MOLITOR. Despite such certainty, MIXON made an affirmative decision to strike MOLITOR as described herein.

18. MIXON's course of action before, during and following his striking MOLITOR in the face was deliberate and demonstrated a callous indifference and reckless disregard for MOLITOR's and others' safety, life, liberty, well-being and peace of mind.

19. As a result of MIXON's conduct, MOLITOR has sustained economic losses including but not exclusively medical expenses, in amounts presently unascertained, but within the jurisdictional limits of this court; MOLITOR hereby reserves the right to allege such damages as they are incurred or ascertained.

20. As a result of MIXON's conduct, MOLITOR has suffered severe anxiety, embarrassment, depression, humiliation, and emotional distress and has sustained non-economic losses in amounts as yet unascertained, but within the jurisdictional limits of this court.

21. MIXON's conduct was willful, malicious, oppressive, despicable, and was carried out in conscious and reckless disregard of MOLITOR's, and by way of punishment and example and to prevent future similar treatment of other employees, MOLITOR prays that punitive damages be assessed against MIXON.

## **THIRD CAUSE OF ACTION**

(Intentional Infliction of Emotional Distress)

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## MOLITOR alleges the following against MIXON:

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- 22. MOLITOR hereby incorporates by reference the general allegations and all allegations set forth in the Second Cause of Action and realleges the same as though set forth in full herein.
- 23. As a result of MIXON's actions, MOLITOR experienced, and continues to experience, severe emotional distress, including, but not limited to, humiliation, embarrassment, anger, grief, anxiety, fright, horror, depression, disappointment, worry, distrust, and disconnect.
- 24. These emotional injuries have hindered and continue to hinder MOLITOR's ability to fully engage with family and friends in meaningful relationships.
- 25. MOLITOR's reputation, peace of mind and safety has likewise been damaged, diminished, and tarnished as a result of MIXON's striking her on July 25, 2014.
- 26. MIXON's actions, whether done intentionally or recklessly, caused severe emotional distress to MOLITOR which is beyond that which a reasonable person could be expected to endure.
- 27. MIXON intentionally caused MOLITOR's emotional distress, or knew, or should have known that such distress was substantially certain to result from his conduct.
- 28. As a result of MIXON's conduct, MOLITOR has sustained economic losses including but not exclusively medical expenses, in amounts presently unascertained, but within the jurisdictional limits of this court; MOLITOR hereby reserves the right to allege such damages as they are incurred or ascertained.
- 29. As a result of MIXON's conduct, MOLITOR has suffered severe anxiety, embarrassment, depression, humiliation, and emotional distress and has sustained noneconomic losses in amounts as yet unascertained, but within the jurisdictional limits of this court.
  - 30. MIXON's conduct was willful, malicious, oppressive, despicable, and was

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1	carried out in conscious and reckless disregard of MOLITOR's, and by way of punishment
2	and example and to prevent future similar treatment of other employees, MOLITOR prays
3	that punitive damages be assessed against MIXON.
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5	WHEREFORE, MOLITOR prays for judgment against MIXON for economic losses
6	according to proof, non-economic losses according to proof, for punitive damages, for costs
7	of suit, for prejudgment interest, for post-judgment interest, for attorney's fees and for such
8	other and further relief as the court may deem just and proper.
9	Dotada July 22, 2016 DOUN & ELETCHED, LLD
10	Dated: July 22, 2016 BOHN & FLETCHER, LLP
12	$\mathbf{R}_{\mathbf{V}}$ /c/
13	By /s/ ROBERT H. BOHN, JR. Attorneys for Plaintiff
14	AMELIA MOLITOR
15	DEMAND FOR JURY TRIAL
16	Plaintiff Amelia Molitor hereby demands a trial by jury.
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18	Dated: July 22, 2016 BOHN & FLETCHER, LLP
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20	By/s/
21	ROBERT H. BOHN, JR. Attorneys for Plaintiff AMELIA MOLITOR
22	AMELIA MOLITOR
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